09-06.01



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	REVIVE AN VALLY ABANDONED PATENT UNDER 37 C.F.R. § 1.137(b)	Docket Number: 2345/152	
Application Number 09/807,181	Filing Date June 15, 2001	Examiner Thanhnga B. Truong	Art Unit 2135
Title PROCESS FOR ES SUBSCRIBERS	STABLISHING A COMMON CRYPTO	OGRAPHIC KEY FO	R N

Mail Stop Petition

Commissioner for Patents P. O. Box 1450 Alexandria, VA 22313-1450

PETITION TO REVIVE AN UNINTENTIONALLY ABANDONED PATENT APPLICATION UNDER 37 C.F.R. § 1.137(b)

Dear Sir:

Applicant hereby petitions to revive the above-identified patent application under 37 C.F.R. § 1.137(b). It is the understanding of the undersigned that this application became abandoned for failure to respond to an Advisory Action having a mail date of September 15, 2006 [sic]. A Notice of Abandonment having mail date of April 2, 2007 has been issued.

Applicant respectfully submits that Applicant did properly submit a timely-filed response, with the requisite extension fee and request to the Advisory Action dated September 15, 2006, on March 28, 2007. Attached hereto please find Applicant's response (RCE with Amendment submission and extension request and payment) filed on March 28, 2007. Also attached hereto please find Applicant's Notice of Appeal and USPTO-stamped postcard indicating a receipt date of August 28, 2006.

I did not make any statement that this application was to be abandoned as I understand the Applicant wishes that this application continued to remain alive in prosecution and issue as soon as possible into a patent. The Notice of 110600

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Abandonment ambiguously indicates that a "telephone call to the Attorney of record was made on March 28, 2006 to confirm the abandonment." First, no confirmation was actually made with our office. Further, we note that the Examiner's statement does not indicate whether the abandonment was "confirmed" or if a voicemail was left by the Examiner "requesting confirmation." Second, the Examiner's statement refers to a communication made on March 28, **2006** – which is *before* the Advisory Action of September 25, 2006 was mailed and before the current-named Examiner was assigned to this application. Third, no name is provided for "Attorney of record."

There was no delay in filing the required reply from the due date for the reply until the filing of this petition; and, if a delay is determined, then Applicant respectfully submits that the entire delay in filing the required reply from the due date for the reply until the filing of this petition was unintentional.

A favorable decision on this Petition is respectfully requested.

Please charge the amount of \$1,500.00 for payment of the fee under 37 C.F.R. 1.17(m) for filing this Petition to Revive under 37 C.F.R. §1.137(b) to Deposit Account No. 11-0600.

The Commissioner is hereby authorized to charge any additional fees and/or to credit any overpayment in connection with these papers transmitted herewith, to Deposit Account No. 11-0600. Since the error in this matter was solely due to an error by the USPTO, Applicant respectfully requests a refund of its petition fee should the USPTO agree with Applicant regarding the source of error. A copy of this communication is enclosed for charging and/or crediting purposes.

Dated: (July 5, 2007

Respectfully submitted,

Linda Shudy Legemte

(Reg. No. 47,084)

KENYON & KENYON LLP

One Broadway

New York, NY 10004

(212) 425-7200 (Telephone)

(212) 425-5288 (Facsimile)

CUSTOMER NO. 26646

	01 PK	AND TRADEMARK OFFICE	UNITED STATES DEPAR United States Patent and Address: COMMISSIONER F P.O. Box 1450 Alexandria, Virginia 22: www.uspto.gov	Trademark Office OR PATENTS
APPLICATION NO 40	FLANG DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/807,181	06/15/2001	Joerg Schwenk	2345/152	3107
²⁶⁶⁴⁶ KENYON & K	7590 04/02/2007 XENYON LLP	•	EXAM	IINER
ONE BROAD			TRUONG, TI	IANHNGA B
NEW YORK, I	NY 10004		ART UNIT	PAPER NUMBER
			2135	
			MAIL DATE	DELIVERY MODE
			04/02/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

PTOL-90A (Rev. 10/06)



Application No. Applicant(s) 09/807,181 SCHWENK, JOERG Notice of Abandonment Examiner Art Unit Thanhnga B. Truong -- The MAILING DATE of this communication appears on the cover sheet with the correspondence address--This application is abandoned in view of: 1. Applicant's failure to timely file a proper reply to the Office letter mailed on 15 September 2006. (a) A reply was received on _____ (with a Certificate of Mailing or Transmission dated _____), which is after the expiration of the period for reply (including a total extension of time of _____ month(s)) which expired on ___ (b) A proposed reply was received on ____, but it does not constitute a proper reply under 37 CFR 1.113 (a) to the final rejection. (A proper reply under 37 CFR 1.113 to a final rejection consists only of: (1) a timely filed amendment which places the application in condition for allowance; (2) a timely filed Notice of Appeal (with appeal fee); or (3) a timely filed Request for Continued Examination (RCE) in compliance with 37 CFR 1.114). (c) A reply was received on _ __ but it does not constitute a proper reply, or a bona fide attempt at a proper reply, to the nonfinal rejection. See 37 CFR 1.85(a) and 1.111. (See explanation in box 7 below). (d) No reply has been received. 2. Applicant's failure to timely pay the required issue fee and publication fee, if applicable, within the statutory period of three months from the mailing date of the Notice of Allowance (PTOL-85). (a) The issue fee and publication fee, if applicable, was received on _____ (with a Certificate of Mailing or Transmission dated), which is after the expiration of the statutory period for payment of the issue fee (and publication fee) set in the Notice of Allowance (PTOL-85). (b) The submitted fee of \$____ is insufficient. A balance of \$____ is due. The issue fee required by 37 CFR 1.18 is \$_____. The publication fee, if required by 37 CFR 1.18(d), is \$____. (c) The issue fee and publication fee, if applicable, has not been received. 3. Applicant's failure to timely file corrected drawings as required by, and within the three-month period set in, the Notice of Allowability (PTO-37). (a) Proposed corrected drawings were received on _____ (with a Certificate of Mailing or Transmission dated _____), which is after the expiration of the period for reply. (b) No corrected drawings have been received. 4. The letter of express abandonment which is signed by the attorney or agent of record, the assignee of the entire interest, or all of the applicants. 5... The letter of express abandonment which is signed by an attorney or agent (acting in a representative capacity under 37 CFR 1.34(a)) upon the filing of a continuing application. 6. The decision by the Board of Patent Appeals and Interference rendered on ____ and because the period for seeking court review of the decision has expired and there are no allowed claims. 7. X The reason(s) below: A telephone call to the Attorney of record was made on March 28, 2006 to confirm the abandonment. Petitions to revive under 37 CFR 1.137(a) or (b), or requests to withdraw the holding of abandonment under 37 CFR 1.181, should be promptly filed to minimize any negative effects on patent term.

PTOL-1432 (Rev. 04-01)

Notice of Abandonment

Part of Paper No. 20070402



PROCESS FOR ESTABLISHING A COMMON CRYPTOGRAPHIC KEY FOR N SUBSCRIBERS Client: 02345 Matter: 152 Application No: 09/807181 (P34392 USW 0 175625 PC)



Case No. 0345/152 Ser. No. 09/807181	Atty. US Date March 28, 2007
The Impressed Mail Room date indicated of:	date stamp acknowledges receipt of the
 ☑ Application(RCE) ☑ Amendment (SWorni School) ☐ Assignment ☐ Notice of Appeal ☐ Prior Art Statement ☐ Appeal Brief 	Extension Request (SMOS) Priority Document Issue Fee Declaration Small Entity

Express Mail No, EV-839 713035US

Approved 1_ # through 07/31/2006. OMB 0651-0031
U.S. Patent and Trademark O: U.S. DEPARTMENT OF COMMERCE
Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

¥	Request	
	For	
Continued	Examination (RCE)	
-	Transmittal OIP	
to:		•

Address to:
Mail Stop RCE
Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Application Number	09/807,181			
Filing Date	June 15, 2001			
First Named Inventor	Joerg SCHWENK			
Art Unit	2135			
Examiner Name	Linh L.D. Son			
Attorney Docket Number	2345/152			

This is a Request for Continued Examination (RCE) under 37 CFR 1.114 of the above-identified application.

Request for Continued Examination (RCE) practice under 37 CFR 1.114 does not apply to any utility or plant application filed prior to June 8, 1995, or to any design application. See Instruction Sheet for RCEs (not to be submitted to the USPTO) on page 2.

1. Submission required under 37 C.F.R. 1.114 Note: If the RCE is proper, any previously filed unentered amendments and amendments enclosed with the RCE will be entered in the order in which they were filed unless applicant instructs otherwise. If applicant does not wish to have any previously filed unentered amendment(s) entered, applicant must request non-entry of such amendment(s).							
a. Previously submitted. If a final Office action is outstanding, considered as a submission even if this box is not checked	a. Previously submitted. If a final Office action is outstanding, any amendments filed after the final Office action may be						
i. Consider the arguments in the Appeal Brief or Repii. Other	ly Brief previously filed on						
b 🛛 Enclosed							
i. 🖂 Amendment/Reply iii.	☐ Information Disclosure Statement (☐ Other	IDS)					
2. Miscellaneous							
a. Suspension of action on the above-identified application a period ofmonths. (Period of suspension shall not	on is requested under 37 C.F.R. 1.103(o exceed 3 months; Fee under 37 C.F.R. 1.17	c) for (i) required)					
 Other Request for a five-month extension of time to re 	spond to the Patent Office.						
3. Fees The RCE fee under 37 C.F.R. 1.17(e) is required by 37 C.F.	.R. 1.114 when the RCE is filed.						
a. The Director is hereby authorized to charge the following fees, or credit any overpayments, to Deposit Account No.11-0600 . I have enclosed a duplicate copy of this sheet.							
i. RCE fee required under 37 C.F.R. 1.17(e)							
ii. 🛛 Extension of time fee (37 C.F.R. 1.136 and 1.17)							
iii. 🔯 Other <u>The Director is hereby authorized, as appro</u> r	riate and/or necessary, to charge paym	ent of fees (including					
any additional extension fees) required, associated with	h this communication or arising during t	the pendency of this					
 application, and/or to credit any overpayment, to the d b. Check in the amount of \$ enclosed 	eposit account number 11-0600 of Keny	on & Kenyon LLP.					
c. Payment by credit card (Form PTO-2038 enclosed)							
WARNING: Information on this form may become public. Cred	it card information about not be in	andudad on thin fa					
Provide credit card information and authorization on PTO-2038.	it card information should not be if	nciuaea on this torm.					
SIGNATURE OF APPLICANT, ATTO	T	· · · · · · · · · · · · · · · · · · ·					
Signature Study Kacimule	Date March 28, 2007						
Name (Print /Type) Linda Shudy Lecomte	Registration No. (Attorney/Agent)	47,084					
CERTIFICATE OF MAILING	OR TRANSMISSION						
I hereby certify that this correspondence is being deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to: Mail Stop RCE, Commissioner for Patents, P. O. Box 1450, Alexandria, VA 22313-1450 or facsimile transmitted to the U.S. Patent and Trademark Office on the date shown below.							
Signature Shuden Leconde							
Name (Print /Type) Linda Shudy Lecomte (Reg. No. 47,084)	Date March 28, 2007						
his collection of Information is required by 37 CFR 1.114. The information is rec ISPTO to process) an application. Confidentiality is governed by 35 U.S.C. 1	uired to obtain or retain a benefit by the publication of the publication of the collection of the col	ic which is to file (and by the					

Instruction of Information is required by 37 CFR 1.114. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Mail Stop RCE, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

If you need assistance in completing the form, call 1-800-PTO-9199 and select option 2.

[2345/152]
IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant(s)

JUL 0 5 2007

: Joerg SCHWENK

Serial No.

09/807,181

Filed

June 15, 2001

For

PROCESS FOR ESTABLISHING A COMMON

CRYPTOGRAPIC KEY FOR N SUBSCRIBERS

Art Unit

2135

Examiner

Linh L.D. Son

Mail Stop RCE Commissioner for Patents P.O. Box 1450

Alexandria, VA 22313-1450

I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on

Date: <u>March 28, 2007</u>

Signature: Study to could

AMENDMENT

SIR:

In response to the Advisory Action dated September 19, 2006, and in response to the earlier Office Action dated February 22, 2006, please reconsider the above-identified application based on the following.

Amendments to the Claims begin on page 2 of this paper.

Remarks begin on page 5 of this paper.

1

AMENDMENTS TO THE CLAIMS:

This listing of claims will replace all prior versions, and listings, of claims in the application.

application:
LISTING OF CLAIMS:
1. (Canceled).
2. (Canceled).
3. (Canceled).
4. (Canceled).
5. (Currently Amended) A The process for secret transmission of a message by establishing a
common cryptographic key for n subscribers using the Diffie-Hellman process, as recited in
claim 4, further comprising:
assigning the n subscribers respective leaves of a binary-structured tree which has a
root, n leaves, is of depth [log ₂ n] and has treenodes;
for each one of the n subscribers, generating a respective secret, the respective secret
being assigned to the one of the n leaves to which the one of the n subscribers is assigned;
and
establishing secrets consecutively in a direction of the root of the tree for all k nodes
of the tree starting from the n leaves of the tree across an entire hierarchy of the tree, wherein
two already known secrets are combined using the Diffie-Hellman process to form a new
common secret, the new common secret being allocated to a common node so that a common
cryptographic key for all n subscribers is allocated to a last one of tree nodes, the last one of
the tree nodes being the root of the tree;
adding a new subscriber to the n subscribers of the tree so that there are n+1
subscribers of the tree, the adding step including:
adding two new leaves as successors to a selected one of the n leaves of the
tree so that the pays tree has not become and in S. L. (1.5).

tree so that the new tree has n+1 leaves and is of depth $[\log_2(n+1)]$;

assigning the one of the n subscribers to whom the selected one of the n leaves is assigned one of the two new leaves and assigning the new subscriber to another one of the two new leaves, the selected one of the n leaves becoming a common node for the two new leaves; and

starting from the new leaves in a direction of the root of the tree, establishing new secrets only in those of the tree nodes which lie within a framework of the tree on a path from the two new leaves to the root of the tree.

6. (Canceled).			

7. (New) A method of transmitting a message to a location, comprising:

establishing a common cryptographic key for n subscribers using Diffie-Hellman process;

encrypting the message with the common cryptographic key;

transmitting the encrypted message to the location,

wherein, the establishing the common cryptographic key includes:

assigning the n subscribers respective leaves of a binary-structured tree which has a root, n leaves, is of depth [log₂n] and has treenodes;

for each one of the n subscribers, generating a respective secret, the respective secret being assigned to the one of the n leaves to which the one of the n subscribers is assigned; and

establishing secrets consecutively in a direction of the root of the tree for all k nodes of the tree starting from the n leaves of the tree across an entire hierarchy of the tree, wherein two already known secrets are combined using the Diffie-Hellman process to form a new common secret, the new common secret being allocated to a common node so that a common cryptographic key for all n subscribers is allocated to a last one of tree nodes, the last one of the tree nodes being the root of the tree;

adding a new subscriber to the n subscribers of the tree so that there are n+1 subscribers of the tree, the adding step including:

adding two new leaves as successors to a selected one of the n leaves of the tree so that the new tree has n+1 leaves and is of depth $[\log_2(n+1)]$;

assigning the one of the n subscribers to whom the selected one of the n leaves is assigned one of the two new leaves and assigning the new subscriber to another one of the two new leaves, the selected one of the n leaves becoming a common node for the two new leaves; and

starting from the new leaves in a direction of the root of the tree, establishing new secrets only in those of the tree nodes which lie within a framework of the tree on a path from the two new leaves to the root of the tree.

8. (New) The method as recited in claim 7, further comprising:

excluding a selected one of the n subscribers from the tree, the excluding steps including:

removing a first one of the n leaves of the tree to which the selected one of the n subscribers is assigned;

removing a second one of the n leaves, the second one of the n leaves sharing a common node with the first one of the n leaves, the common node with the first one of the n leaves becoming a new leaf assigned to the one of the n subscribers to which the second one of the n leaves is assigned; and

starting from the new leaf of the tree in a direction of the root of the tree, establishing new secrets only in those of the tree nodes which lie within a framework of the tree on a path from the new leaf to the tree root.

REMARKS

This Amendment is being filed along with a Request for Continued Examination (RCE).

Claims 4 and 6 are canceled. Applicant reserves the right to file those claims in a continuation application. Claim 5 has been amended. New claims 7 and 8 have been added. Support for the amendments and new claims can be found in the Specification and in the originally filed claims. No new matter has been added. Claims 5, 7, and 8, are now pending in the present application. Applicant respectfully requests reconsideration of the present application in view of this response.

In an earlier Office Action, claims 4 to 6 were rejected under 35 U.S.C. § 101 for purportedly lacking practical application in the technological arts. Claims 4 and 6 have been canceled. Applicant respectfully submits that claim 5 contains statutory patentable subject matter. According to guidelines published by the USPTO, if the invention produces a useful result, i.e., the invention has a practical application in the technological arts, then it should not be rejected under 35 U.S.C. § 101. Claim 5 concerns a process for secret transmission of a message by establishing a common cryptographic key for n subscribers using the Diffie-Hellman process. As explained in the Specification, this process has a practical application in the technological arts in that it provides a process to guarantee the secrecy of messages which are to be transmitted exclusively to a number of subscribers via insecure communication channels. See, e.g., Specification at page 1, lines 5-10. The present application also provides a process wherein a group key is established with the aid of a tree structure in such a manner so that even after the group key has been established, subscribers can be removed from or added to the key directory without great effort. Accordingly, claim 5 does recite statutory patentable subject matter and withdrawal of the rejection under 35 U.S.C. § 101 of claim 5 is respectfully requested.

Likewise, new claims 7 and 8 are believed allowable over 35 U.S.C. § 101.

CONCLUSION

In view of all of the above, it is believed that rejection under 35 U.S.C. § 101 of claim 5 has been overcome. Accordingly, it is respectfully submitted that claims 5, 7, and 8, are in a condition for allowance. It is therefore respectfully requested that any outstanding rejections be withdrawn, and that the present application issue as early as possible.

Respectfully submitted,

Dated 1 Ouch 23, 2007

CUSTOMER NO. 26646

By: 48 hudy he combe

Linda Shudy Lecomte (Reg. No. 47,084)

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APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
09/807,181		06/15/2001	Joerg Schwenk	2345/152	3107		
26646	7590	09/19/2006		EXAMINER			
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5 2007							
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Please find below and/or attached an Office communication concerning this application or proceeding.

PTO-90C (Rev. 10/03)

Advisory Action

Application No. OIP 09/807,181 /

Before the Filing of an Appeal Brief	Examiner	- 11	11 -		7	And Harts	
V		A 1	~ 0	5 2007	- 1	Art Unit	
The MAN WO DATE	Linh LD Son	13:				2135	
The MAILING DATE of this communication appe	ars on the co	ve X	eet v	vith the	C	orrespondence add	ress
THE REPLY FILED 22 August 2006 FAILS TO PLACE THIS AI	PPLICATION I	N CON	1Diff	ON FOR	R A	ALLOWANCE.	
1. The reply was filed after a final rejection, but prior to or on this application, applicant must timely file one of the follow	the same day	as fili	ng a	Notice of	of A	Appeal. To avoid aba	indonment of
places the application in condition for allowance: (2) a No	itice of Appeal	(with a	annea	al fee\ in		ompliance with 37 C	ED 41 21: 05/21
a Request for Continued Examination (RCE) in compliance	ce with 37 CFR	1.114	1. The	e reply n	ทน	st be filed within one	of the following
time periods: a) The period for reply expires <u>6</u> months from the mailing date	af tha final astr	-41					_
b) The period for reply expires on: (1) the mailing date of this A	dvisory Action	ction. or (2) th	ne dat	e set fort	th i	n the final rejection wh	siphovor in later 1-
no event, nowever, will the statutory period for reply expire it	ater than SIX MC	ONTHS	from	the maili	ing	date of the final reject	ion.
Examiner Note: If box 1 is checked, check either box (a) or TWO MONTHS OF THE FINAL REJECTION. See MPEP 7	(b) ONLY CHEC	CK BOX	(b) V	VHEN T	HE	FIRST REPLY WAS F	ILED WITHIN
Extensions of time may be obtained under 37 CFR 1.136(a). The date	on which the ne	tition u	nder 3	37 CFR 1	1 1:	36(a) and the appropria	to ovtonoion for
have been filed is the date for purposes of determining the bering of ex	tension and the	COLLOCK	ondir	a amour	nt c	of the fee The course	i-i
set forth in (b) above, if checked. Any reply received by the Office later	shortened statuter than three mon	ani nari	ind fo	r ranky ar	ini.	acily act in the final Off	
may reduce any earned patent term adjustment. See 37 CFR 1.704(b)).	uite	1110	a.iiig (a (a (o or the miai rejection,	even ii uineiy filed,
NOTICE OF APPEAL 2. The Notice of Appeal was filed on A brief in a second							
2. The Notice of Appeal was filed on A brief in comp filing the Notice of Appeal (37 CFR 41.37(a)), or any external has been filed any state.	niance with 37	OFR 4	41.37 R 41	must b	e f	iled within two mont	hs of the date of
a Notice of Appeal has been filed, any reply must be filed	within the time	e perio	d set	forth in	3	7 CFR 41.37(a).	ie appeal. Since
AMENDMENTS						, ,	
3. The proposed amendment(s) filed after a final rejection,	but prior to the	date	of filir	ng a brie	ef,	will <u>not</u> be entered b	ecause
(a) They raise new issues that would require further co (b) They raise the issue of new matter (see NOTE belo	nsideration an	d/or se	earch	(see N	ОТ	E below);	
(c) They are not deemed to place the application in bel	w); tter form for an	neal h	v ma	terially r	ror	lucina or simplifyina	the incure for
appear, and/or							tile issues ioi
(d) They present additional claims without canceling a	corresponding	numb	er of	finally re	eje	ected claims.	
NOTE: (See 37 CFR 1.116 and 41.33(a)).	04.0						
4. The amendments are not in compliance with 37 CFR 1.1.5. Applicant's reply has overcome the following rejection(s)	21. See attach	ed No	tice c	of Non-C	Cor	npliant Amendment	(PTOL-324).
6. Newly proposed or amended claim(s) would be all	· lowable if subr	mitted	in a c	sanarate	. t	imaly filed amandm	ont nomenline the
non-anowable claim(s).							
7. For purposes of appeal, the proposed amendment(s): a)	will not be	entere	d, or	b) 🛛 v	vill	be entered and an	explanation of
how the new or amended claims would be rejected is pro- The status of the claim(s) is (or will be) as follows:	vided below or	apper	nded.				
Claim(s) allowed:							
Claim(s) objected to: Claim(s) rejected: <u>5</u> .							
Claim(s) withdrawn from consideration:							
AFFIDAVIT OR OTHER EVIDENCE							
8. The affidavit or other evidence filed after a final action, bu	t before or on	the da	te of	filing a l	No	tice of Appeal will <u>ne</u>	ot be entered
because applicant failed to provide a showing of good and was not earlier presented. See 37 CFR 1.116(e).	d sufficient rea	sons v	why t	he affida	avi	t or other evidence i	s necessary and
9. The affidavit or other evidence filed after the date of filing.	a Notice of Ap	peal. I	out pi	rior to th	ıe i	date of filing a brief	will not be
cincica because the alliability of other evidence tailed to d	ivercome all re	IDOTION	se un	dar ann	~~	l andlar annaliant fa	ا دادان مسمور ما ها ا
showing a good and sufficient reasons why it is necessary 10. The affidavit or other evidence is entered. An explanation	y and was not	earlier	pres	ented.	Se	ee 37 CFR 41.33(d)(1).
REQUEST FOR RECONSIDERATION/OTHER							
11. The request for reconsideration has been considered bu See Continuation Sheet.	t does NOT pla	ace the	e app	dication	in	condition for allowa	nce because:
12. Note the attached Information Disclosure Statement(s).	(PTO/SB/08) P	aper N	Vo(s)				
13. Other:	, •	., ,	(~)				
							;
S. Patent and Trademark Office FOL-303 (Rev. 08-06) Advisory Action Before	uh - Piu						
TOL-303 (Rev. 08-06) Advisory Action Before	me riling of an	Appea	ı Brie	t		Part of Pa	per No. 20060913

Continuation of 11. does NOT place the application in condition for allowance because: The amended claim 5 has not over came 35 U.S.C 101 problem as rejection in the Final Office Action. The 35 U.S.C 101 rejection is maintained.

SUPERVISORY PATENT EXAMINER

TECHNOLOGY CENTER 2100



PROCESS FOR ESTABLISHING A COMMON CRYPTOGRAPHIC KEY FOR N SUBSCRIBERS Client: 02345 Matter: 152 Application No: 09/807181 (P34392 USW 0 155651 PC)



	P34397 WU
Case No. 2345/152 Ser. No. 09/809, 181	Atty. MS
Ser. No. C9/809, 181	Due Date 8 22 06
The Impressed Mail Room d date indicated of:	late stamp acknowledges receipt of the
Application	Extension Request 406 28 2006
√ Amendment	☐ Priority Document
Assignment	☐ Issue Fee
▼ Notice of Appeal	□ Declaration
Prior Art Statement	Small Entity
Appeal Brief	M Deposit Acct. 11-0,000

U.S. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE

NOTICE OF APPEAL, REQUEST FOR **EXTENSION OF TIME PURSUANT TO 37 CFR** 1.136(a), AND TRANSMITTAL OF RESPONSE

Application Number 09/807,181

Filing Date

June 15, 2001

2345/152

Docket Number

Examiner Linh L D Son

Art Unit 2135

JUL 0 5 200

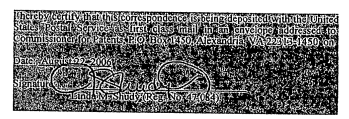
Title

PROCESS FOR ESTABLISHING A COMMON CRYPTOGRAPHIC KEY FOR N SUBSCRIBERS Applicant(s)

Joerg Schwenk

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Mail Stop AF Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450



Applicant hereby appeals to the Board of Patent Appeals and Interferences from the decision of the Examiner in the Final Office Action dated February 22, 2006 finally rejecting claims 4 to 6. Applicant believes that the claim(s) should be allowed, and respectfully makes this appeal of the Examiner's rejection of those claim(s), specifically of pending claim 5.

This is also a Request pursuant to 37 C.F.R. 1.136(a) by which Applicant respectfully requests a three-month extension of time in which to respond to the Final Office Action so that the response time is extended from May 22, 2006, to August 22, 2006.

Applicant is filing herewith a Response in the present application for consideration by the Patent Office.

The Commissioner is hereby authorized to charge the 37 C.F.R. § 1.191 Notice of Appeal fee, which is believed to be \$500, and the 37 C.F.R. 1.136(a) three-month extension fee, which is believed to be \$1020, to the deposit account number 11-0600 of Kenyon & Kenyon LLP. The Commissioner is also authorized, as appropriate and/or necessary, to charge any additional fees, including any additional Rule 136(a) extension fees, or credit any excess fees to deposit account number 11-0600 of Kenyon & Kenyon LLP. Two duplicate copies of this paper are enclosed for those purposes.

ua. 22, 2006

By:

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[2345/152]

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant(s) : Joerg SCHWENK

Serial No. : 09/807,181

Filed : June 15, 2001

For : PROCESS FOR ESTABLISHING A COMMON

CRYPTOGRAPIC KEY FOR N SUBSCRIBERS

Art Unit : 2135

Examiner : Linh L.D. Son

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I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on

Date: <u>August 22, 2006</u>

Signature: Linda M. Shudy (Res. No. 47 084

AMENDMENT

SIR:

In response to the Office Action dated February 22, 2006, please reconsider the above-identified application based on the following.

Amendments to the Claims begin on page 2 of this paper.

Remarks begin on page 4 of this paper.

AMENDMENTS TO THE CLAIMS:

This listing of claims will replace all prior versions, and listings, of claims in the application:

LISTING OF CLAIMS:
1. (Canceled).
2. (Canceled).
3. (Canceled).
4. (Canceled).
5. (Currently Amended) A The process for secret transmission of a message by establishing a
common cryptographic key for n subscribers using the Diffie-Hellman process, as recited in
claim 4, further comprising:
assigning the n subscribers respective leaves of a binary-structured tree which has a
root, n leaves, is of depth [log ₂ n] and has treenodes;
for each one of the n subscribers, generating a respective secret, the respective secret
being assigned to the one of the n leaves to which the one of the n subscribers is assigned;
<u>and</u>
establishing secrets consecutively in a direction of the root of the tree for all k nodes
of the tree starting from the n leaves of the tree across an entire hierarchy of the tree, wherein
two already known secrets are combined using the Diffie-Hellman process to form a new
common secret, the new common secret being allocated to a common node so that a common
cryptographic key for all n subscribers is allocated to a last one of tree nodes, the last one of
the tree nodes being the root of the tree;
adding a new subscriber to the n subscribers of the tree so that there are n+1
subscribers of the tree, the adding step including:
adding two new leaves as successors to a selected one of the n leaves of the
tree so that the new tree has $n+1$ leaves and is of depth $[\log_2(n+1)]$;
assigning the one of the n subscribers to whom the selected one of the n leaves
is assigned one of the two new leaves and assigning the new subscriber to another one of the

starting from the new leaves in a direction of the root of the tree, establishing new secrets only in those of the tree nodes which lie within a framework of the tree on a path from the two new leaves to the root of the tree.

two new leaves, the selected one of the n leaves becoming a common node for the two new

-6. (Canceled).-

leaves; and

REMARKS

Claims 4 and 6 are canceled. Applicant reserves the right to file those claims in a continuation application. Claim 5 has been amended. No new matter has been added. Claim 5 is now pending in the present application. Applicant respectfully requests reconsideration of the present application in view of this response.

Applicant thanks the Examiner for noting that claim 5 would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims. Claim 5 has been rewritten in independent form above. No new matter has been added.

Claims 4 to 6 were rejected under 35 U.S.C. § 101 for purportedly lacking practical application in the technological arts. Claims 4 and 6 have been canceled. Applicant respectfully submits that claim 5 contains statutory patentable subject matter. According to guidelines published by the USPTO, if the invention produces a useful result, i.e., the invention has a practical application in the technological arts, then it should not be rejected under 35 U.S.C. § 101. Claim 5 concerns a process for secret transmission of a message by establishing a common cryptographic key for n subscribers using the Diffie-Hellman process. As explained in the Specification, this process has a practical application in the technological arts in that it provides a process to guarantee the secrecy of messages which are to be transmitted exclusively to a number of subscribers via insecure communication channels. See, e.g., Specification at page 1, lines 5-10. The present application also provides a process wherein a group key is established with the aid of a tree structure in such a manner so that even after the group key has been established, subscribers can be removed from or added to the key directory without great effort. Accordingly, claim 5 does recite statutory patentable subject matter and withdrawal of the rejection under 35 U.S.C. § 101 of claim 5 is respectfully requested.

CONCLUSION

In view of all of the above, it is believed that rejection under 35 U.S.C. § 101 of claim 5 has been overcome. Accordingly, it is respectfully submitted that claim 5 is in a condition for allowance. It is therefore respectfully requested that the rejections be reconsidered and withdrawn, and that the present application issue as early as possible.

Respectfully submitted,

Bv:

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